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10 *Attorneys for Defendants DORN, INC. dba DORN
11 INSURANCE SERVICES; DENNIS DEAN DORN
12 aka D. DEAN DORN aka DEAN DORN*

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15 UNITED STATES DISTRICT COURT

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17 DISTRICT OF NEVADA

18
19 JAMES TODD, an Individual; and
20 RAPHAELA TODD, an Individual,

21 Plaintiffs,

22 vs.

23 UNITED STATES LIABILITY INSURANCE
24 COMPANY, a Nebraska Company;
25 BRECKENRIDGE INSURANCE SERVICES
26 LLC, a California Limited Liability Company;
27 DORN, INC. dba DORN INSURANCE
28 SERVICES, a Nevada Corporation; DENNIS
DEAN DORN aka D. DEAN DORN aka
DEAN DORN, an Individual; DOES I through
X; and ROE CORPORATIONS I through X,
inclusive,

Defendants.

Case No. 2:22-cv-02145

**STIPULATION AND ORDER TO
ENLARGE DUE DATE FOR REPLY
BRIEF IN SUPPORT OF DEFENDANTS
DORN, INC. dba DORN INSURANCE
SERVICES AND DENNIS DEAN DORN
aka D. DEAN DORN aka DEAN DORN'S
MOTION TO DISMISS PLAINTIFFS'
FIRST AMENDED COMPLAINT**

[FIRST REQUEST]

ECF No. 30

29
30 Pursuant to LR IA 6-1 and LR 7-1, Plaintiffs JAMES TODD and RAPHAELA TODD and
31 Defendants DORN, INC. dba DORN INSURANCE SERVICES; DENNIS DEAN DORN aka D.
32 DEAN DORN aka DEAN DORN (collectively, the "Dorn Defendants"), through their respective
33 counsel, stipulate to extend the time for the Dorn Defendants to file their Reply brief in support of
34

1 their Motion to Dismiss First Amended Complaint (hereinafter “Reply”), currently due March 21,
 2 2023, to up to and including **April 7, 2023**.

3 This is the first request to extend the time to file the Reply since all of the parties set a
 4 specific briefing schedule for all pending motions. *See* ECF No. 23. This stipulation has been
 5 reached due to multiple commitments currently on the calendar of counsel for the Dorn Defendants’
 6 during the second half of March 2023, which includes a SLAPP motion hearing related to another
 7 case, a Ninth Circuit Court of Appeals brief related to another case, and an out-of-state trip related
 8 to a personal matter.

9 This Stipulation is made for good cause and not for the purposes of delay. Nothing
 10 contained in this Stipulation shall be deemed a waiver of any right belonging to any party hereto.

11 DATED this 20th day of March, 2023. DATED this 20th day of March, 2023.

12 CLAGGETT & SYKES LAW FIRM

LEWIS BRISBOIS BISGAARD & SMITH LLP

14 /s/ Brian Blankenship

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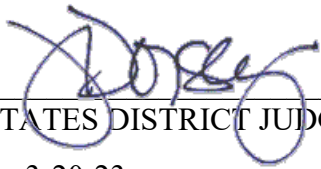
19 *Attorneys for Plaintiffs*

/s/ Marc S. Cwik

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23 *Attorneys for Defendants DORN, INC. dba
 DORN INSURANCE SERVICES; DENNIS
 DEAN DORN aka D. DEAN DORN aka DEAN
 DORN*

24 IT IS SO ORDERED:

25 
 26 UNITED STATES DISTRICT JUDGE

27 DATED: 3-20-23